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United States Bankruptcy Court Southern District of Georgia

	Christopher T. Holloway Bonnie A. Holloway								269
				De	ebtor(s)		Chapter	13	
				TER 13 PLA neral Order 2005-					
Debt	Debtor(s) shall pay to the Trustee the sum of \$ for the applicable commitment period of:								
V	€ 60 months: or					(If applicable include the following): These plan payments			
<u></u> □ 8	☐ a minimum of 36 months. § 1325(b)(4).				change to \$ in month				
Fron	n the payments	so rece	ived, the Trustee s	hall make dist	oursements	as follows:			
(a)	(a) The Trustee percentage fee as set by the United States Trustee.								
	Attorney fees and is Court.	allowed	pursuant to § 507(a)(2) of \$ <u>3</u> ,	<u>000.00</u> t	to be paid in a	accordance	with app	licable General Orders
			nless provided for o der specified by lav		e plan wil	l be paid in fu	all over the	life of the	e plan as funds
(d)	become	due aft	ents according to the er the filing of the on arrearage claim	petition but be					. (Payments which ted here will be added
	REDITOR NONE-		MONTH OF FIR	ST TRUSTEE	PAYME	<u>NT</u>	INITIAL	MONTH	LY PAYMENT
	THE ALTERN Debtor debts:			yments direct	to creditor	according to	the contrac	ct on the f	following long-term
	CREDITOR Collins Holding Inc Collins Mobile Home Sales Inc				<u>INITIAL MONTHLY PAYMENT</u> \$143.00				
									\$278.00
(e)	Fully Secured	Allowe	d Claims and Exec	utory Contrac	ts as set fo	rth below:			
CRE	DITOR		COLLATERAL	ESTIMATE	D CLAIM	INTERE	ST RATE	<u>M</u>	ONTHLY PAYMEN
	ners Furniture or Finance	•	pmsi/hhgs		\$2,382.00 \$8,270.00		5% 5%		\$50.0 \$100.00 x 12 mos
ноле	or rinance		2007 Nissan Sentra		Φ 0,27 U.UU	5.2	5%		\$180.00 x 48 mos
Unite	ed Consumer	Finl S	pmsi/hhgs		\$1,563.00	5.2	5%		\$35.0
			d Claims. Debtor n ment in satisfaction				securing the	e followir	ng claims pursuant to
	REDITOR ONE-	COL	<u>LATERAL</u>	<u>VAL</u>	<u>UATION</u>	INTEREST %	<u>RATE</u>	MONTH	ILY PAYMENT
(g)	Cure payment	s on allo	owed prepetition ar	rearage claims	s set forth	below. § 132.	2(b)(5):		
	CRED					<u>E8</u>	STIMATEL) PREPE	ΓΙΤΙΟΝ CLAIM
	Collins	s Holdir	ng Inc						\$285.00

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	CREDITOR	ESTIMATED PREPETITION CLAIM						
	Collins Mobile Home Sales Inc	\$1,000.00						
	(h) The following unsecured allowed claims are c	lassified to be paid at 100% [] with interest at%; [v] without interest.						
	<u>CREDITOR</u> -NONE-							
		uding the unsecured portion of any bifurcated claims provided for in ¶2(f) prorata share of \$_500.00_, whichever is greater.						
3.	Debtor will make § 1326(a)(1) pre-confirmation le creditors: Direct to the Creditor; or	ase and adequate protection payments on allowed claims of the following To the Trustee						
	CREDITOR Honor Finance	ADEQUATE PROTECTION OR LEASE PAYMENT AMOUNT \$100.00						
4.	Debtor will pay all post-petition domestic support obligations direct to the holder of such claim identified here. § 101(14A). Debtor requests Trustee to provide the statutory notice of § 1302(d) to these claimants.							
	CREDITOR -NONE-	ADDRESS						
5.	Pursuant to 11 U.S.C. §522(f), debtor moves to avoid the liens of the following creditors, upon confirmation but subject to § 349, with respect to the property described below:							
	CREDITOR	PROPERTY						
	Creditcentrl	npmsi						
	Creditcentrl	npmsi						
	First Financial Investment Fund	judgment						
	First Franklin	judgment						
	Security Fin	npmsi						
	Southern Trust Insurance Compa							
	Statesboro Agency Inc	npmsi						
	Southern Finance & Tax	npmsi						
	Economy Finance	npmsi						
	Sunset Finance	npmsi						
6.	The following collateral is surrendered to the credi	tor to satisfy the secured claim to the extent shown below:						
	<u>CREDITOR</u> <u>DESCRIPT</u> -NONE-	TION OF COLLATERAL AMOUNT OF CLAIM SATISFIED						
7.	Holders of allowed secured claims shall retain the	liens securing said claims to the full extent provided by § 1325(a)(5).						
8.	Other provisions:							

Any fees, expenses and charges asserted under Fed. R. Bankr. P 3002.1(c) are not to be funded through the Chapter 13 plan. Debtor(s) will pay these post-petition expenses directly to their mortgage holder/servicer unless the Court has disallowed them on a Motion filed under Fed. R. Bankr. P. 3002.1(e).

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9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	June 24, 2016	Signature	/s/ Christopher T. Holloway Christopher T. Holloway Debtor		
Date	June 24, 2016	Signature	/s/ Bonnie A. Holloway		
	-		Bonnie A. Holloway		
			Joint Debtor		

Revised 10/2005

SOUTHERN DISTRICT OF GEORGIA

STATE OF GEORGIA

IN RE:

Christopher T. Holloway Bonnie A. Holloway

Debtors

Chapter 13, Case No.: 16-60269-EJC

CERTIFICATE OF SERVICE

This is to certify that I have this day served a true and correct copy of the Chapter 13 Plan and Motion to the parties outlined below in Exhibit "A" pursuant to Local ECF Rule 9:

Submitted: June 27, 2016.

PAMELA J. BAROLET, PARALEGAL LAW OFFICE OF GASTIN & HILL ATTORNEY FOR DEBTORS

Post Office Box 8012 Savannah, Georgia 31412 (912) 232-0203 Georgia Bar No.: 354277

EXHIBIT "A"

O. Byron Meredith, Chapter 13 Trustee